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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/965,914	1	09/28/2001	Conleth S. O'Connell	VIGN1200-1	4230
44654	7590	03/25/2005		EXAMINER	
SPRINKLE 1301 W. 257			LUU, LE HIEN		
SUITE 408				ART UNIT	PAPER NUMBER
AUSTIN, T	X 78705		2141		

Please find below and/or attached an Office communication concerning this application or proceeding.

ML

	Application No.	Applicant(s)			
	09/965,914	O'CONNELL ET AL.			
Office Action Summary	Examiner	Art Unit			
	Le H Luu	2141			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be timed within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	ely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).			
Status					
 1) ☐ Responsive to communication(s) filed on 09/28 2a) ☐ This action is FINAL. 2b) ☐ This 3) ☐ Since this application is in condition for allowant closed in accordance with the practice under E 	action is non-final. nce except for formal matters, pro	•			
Disposition of Claims					
4) Claim(s) 1-61 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) Claim(s) is/are allowed. 6) Claim(s) 1-61 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or Application Papers 9) The specification is objected to by the Examiner 10) The drawing(s) filed on 28 September 2001 is/a Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction 11) The oath or declaration is objected to by the Examiner	vn from consideration. relection requirement. r. re: a) □ accepted or b) ☒ object drawing(s) be held in abeyance. See on is required if the drawing(s) is object	37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).			
	animer. Note the attached Office	Action of form PTO-152.			
Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priori application from the International Bureau * See the attached detailed Office action for a list of	have been received. have been received in Application ty documents have been receive (PCT Rule 17.2(a)).	on No d in this National Stage			
Attachment(s) Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 12/18/02-01/24/05.	4) Interview Summary (Paper No(s)/Mail Dai 5) Notice of Informal Pa 6) Other:	e			

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- 1. Claims 1-61 are presented for examination.
- 2. The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.
- 3. New corrected drawing is required in this application because figure 1 is informal, and poor quality for publication. Applicant is advised to employ the services of a competent patent draftsperson outside the Office, as the U.S. Patent and Trademark Office no longer prepares new drawings. The corrected drawings are required in reply to the Office action to avoid abandonment of the application. The requirement for corrected drawings will not be held in abeyance.
- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 1-61 are rejected under 35 U.S.C. § 103 (a) as being unpatentable over Li et al. (Li) patent no. 6,591,266, in view of Carlson patent no. 6,697,849.
- 6. As to claim 1, Li teaches the invention substantially as claimed, including a method for cache management and regeneration of dynamically-generated content

("DGC") in one or more server computers within a client-server computer network, comprising the steps of:

in response to regeneration event, identifying a set of one or more previously cached DGC components affected by said regeneration event (Abstract; col. 7 lines 25-31; col. 8 line 54 - col. 9 line 17);

regenerating a new version of each affected DGC component in said set (col. 8 line 54 - col. 9 line 17); and

replacing each affected DGC component in said set with said respective new version of each (col. 8 line 54 - col. 9 line 17).

However, Li does not explicitly teach incorporating a criteria associated with said regeneration event.

Carlson teaches using tags to set caching criteria associated with a dynamic generated web pages event (col. 25 line 11 - col. 27 line 67).

It would have been obvious to one of ordinary skill in the Data Processing art at the time of the invention to combine the teachings of Li and Carlson to incorporate a criteria associated with said regeneration event because it would enhance system performance.

7. As to claims 2-3, Li teaches serving said new version of one or more of said affected DGC components in the form of a dynamically-generated page to a client computer in said client-server network in response to a request from said client computer (col. 7 lines 35-54; col. 9 lines 43-64).

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- 8. As to claims 4-6, Li and Carlson teach identifying which of said affected DGC components satisfy a threshold criteria; said set of affected DGC components comprises only those affected DGC components that satisfy said threshold criteria; and said replacing step further comprises flushing those of said affected previously cached DGC components that do not satisfy said threshold criteria; wherein said threshold criteria is an arbitrary value of an arbitrary parameter; wherein said arbitrary parameter is an elapsed time since that last client computer request for a DGC component or for a dynamically-generated page (Li, col. 8 line 54 col. 9 line 17; Carlson, col. 25 line 11 col. 27 line 67; col. 30 lines 13-60).
- 9. As to claims 7-10, Li and Carlson teach any one or more of said identifying, regenerating and replacing steps can be performed at a different one of said one or more server computers from each other; limiting to a preset threshold value the number of affected DGC component regenerations that can simultaneously occur; said preset threshold value is arbitrarily determined according a desired network performance level; said preset threshold value is determined by a static descriptor, such as a configuration variable (Li, col. 5 lines 28-39; Carlson, col. 13 line 22 col. 14 line 6; col. 25 line 11 col. 27 line 67; col. 30 lines 13-60).
- 10. As to claims 11-14, Li and Carlson teach said regeneration event comprises a change to a page template, an explicit flushing event, or a change to a DGC component; said explicit flushing event comprises the expiration of a preset time period; said criteria associated with said regeneration event is a change to a page template

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from which one or more previously cached dynamically-generated pages ("DGPs") were

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generated; said criteria associated with said regeneration event is a change to the

content of one or more of said. previously cached DGC components, or no criteria (Li,

col. 8 line 54 - col. 9 line 17; Carlson, col. 25 line 11 - col. 27 line 67, col. 30 lines 13-

60).

11. As to claims 15-22, Li and Carlson teach every cached DGC component is

associated with a custom cached file name comprising a combination of an initial file

request name with a selected attribute of a computer user; said selected attribute is

selected from the group including browser name, user language, computer domain.

computer platform, and content ID; said selected attribute is a default attribute; said

default attribute is no user attribute; said selected attribute is used in said regenerating

step to regenerate said new versions of said affected DGC components; said selected

attribute is keyed to a particular application; updating a docroot file system to indicate

changes resulting from replacing said affected DGC components; docroot file system is

associated with a memory-based cache repository or a file-:based cache repository (Li,

col. 7 line 33 - col. 20 line 6; col. 23 lines 50; Carlson, col. 25 line 11 - col. 27 line 67,

col. 30 line 13-60).

12. Claims 23-61 have similar limitations as claims 1-22; therefore, they are rejected

under the same rationale.

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13. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Le H Luu whose telephone number is 571-272-3884.

The examiner can normally be reached on 7:00am - 4:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Rupal Dharia can be reached on 571-272-3880. The fax phone number for

the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the

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Business Center (EBC) at 866-217-9197 (toll-free).

LE HIEN LUU PRIMARY EXAMINER

March 21, 2005

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